

**UNITED STATES DISTRICT COURT
MIDDLE DISTRICT OF TENNESSEE**

UNITED STATES OF AMERICA

V.

CHRISTOPHER N. BONICK

Case No. 3:12-cr-00136

**DEFENDANT'S FIRST MOTION TO SUPPRESS STATEMENTS
AND ALL EVIDENCE OBTAINED AS A CONSEQUENCE OF THOSE STATEMENTS**

Christopher Bonick, Defendant, by and through his attorney of record, *BONICK*
moves the Court for an order suppressing the entire content of the following *the underlying*
identified statements contained in interviews and interrogations of the Defendant *motion on*
conducted by law enforcement officers and suppressing any and all information *files and other*
obtained by law enforcement as a consequence of the information obtained through *pending*
the interrogations of the Defendant. *reasons*
is set for
2-28-2014
at 10:00
am
W. J. J. J.
11:50 AM
2-19-14

The statements made by the Defendant that are sought to be suppressed were
the result of interrogations conducted on or about the following dates:

January 5, 2012, at Defendant's residence (#1 Interrogation);

January 9, 2012, at Defendant's residence (#2 Interrogation) ; and

April 4, 2012, at a location in which Defendant was in custody (#3 Interrogation).

Defendant claims that the admissibility of the statements made by him
during each one and all of the Interrogations #1, #2, and #3 would violate
Defendant's right to counsel protected by the Sixth Amendment to the Constitution
of the United States of America and his right and privilege against self-